

Law Courts.

General Notices.

SENIOR COURT—Before Judge Vanderpool.—**Wm. Morris**, Esq., vs. **Lyon Burkhardt**.—Action to recover penalty in the value for removing goods from the distress of the lessor, referred to yesterday. Verdict for defendant.

Affred West vs. James B. Brewster.—Action of replevin by Mr. West against a horse and wagon claimed by Mr. Brewster under a mortgage from Mr. Cornelius G. Phelps, stable keeper in Canada. Verdict for plaintiff, \$5 cents damages and 6 cents costs, and estimation of the damage at \$35. For plaintiff, Mr. J. G. McAdam; for defendant, Mr. A. D. Root.

John L. & Co. vs. Little and Small Bridgeman.—(John L. & Co. vs. **Lindley Murray**, Mr. Murray being about going to Europe, in Nov. 1814 applied to Messrs. L. & Co. as stated on the trial, to sell for him 100 shares United States First Mortg. Stock, (Saville) for which he paid \$1000, but had received \$500 on it, M. giving a power of attorney, and also his stock note for the amount, it being understood they were to sell the stock and pay themselves in the following June. It had somewhat depreciated, and the great fire in New York made the company worthless. The present action is to recover the amount of the Note as above stated. For it is contended that Messrs. L. & Co. cannot recover, it was through their own neglect the money was not realized. Verdict for plaintiff, \$293 96 subject to the opinion of the court, for plaintiff, Bowditch and Mr. Green.

Hortus P. Carr, Alonso C. Mason.—The plaintiff is a postman in the Post-office and had formerly been a student at Lewis Morris & Munson. Mr. M. the defendant was engaged in conducting a suit on behalf of Mr. Carr, and in the course of it, Mr. Carr had spoken to his father. The latter replied that he had not told, and told the Post-office and asked Mr. Carr if he had spoken to his father. Mr. Carr said that he had any rights to speak to his father. The Post-office and Mr. Carr got into a dispute. Other words arose, and Mr. M. got Mr. C. slightly on the side of the face, striking him knocking off his spectacles. Action is brought to recover damages for assault and battery. Verdict for plaintiff Mr. Carr, for defendant, Mr. M. for plaintiff, Messrs. Nash and Pashkevich, for defendant Mrs. Burr, Benedict and Bebe.

SUPERIOR COURT—Before Judges Bronson, Beardoley and Jewett.—The Court was occupied yesterday in giving judgments on frivolous demurrers, and in hearing argument in the case of Mutual Ins. Co. of Albany, Adns. Nichols Conover and L. M. Munder, Jr., of Albany. The Court has proceeded as far as No. 16 on the Calendar.

Court of Common Pleas—Before Judge Usseher. **Peter Duverney vs. James Cromay**.—Action for assault and battery, referred to yesterday. The testimony of the parties showed that there were black marks on the hands of plaintiff. The Jury could not agree and were discharged.

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